UNITED STATES DISTRICT COURT

Eastern District of New York

UNITED STATES OF AMERICA - v -			Presiding Judge: Joanna Seybert, Senior U.S.D.J.			
			Case No(s).:	18-cr-0265-JS-ARL		
Jordan	Velez		Date:	4/4/2023		
			Start Time:	2:08 PM	Total Time: <u>35 mins.</u>	
	MINUTE ENTRY I	FOR A CI	RIMINAL PROCE	EDING		
A ADDEAD ANGEG	SEALED P	ROCEED	ING: □ Yes ☑ No			
<u>I. APPEARANCES</u> : Defendant (# 2): Jordan	n Voloz		Council Detrial 1	Daga alalaan		
` /	n Velez ☑ In Custody □ On Bond □ Sur				CJA 🗆	
rresent □ Not Present	In Custody Li On Bond Li Sur	rendered	✓ Retained ☐ Fe	derai Defender	г Ц СЈА Ц	
Defendant (#):	- <u>-</u> <u>-</u>		Counsel:			
☐ Present ☐ Not Present	☐ In Custody ☐ On Bond ☐ Sur	rendered	Counsel: Retained			
☐ Present ☐ Not Present	☐ In Custody ☐ On Bond ☐ Sur	rendered	□ Retained □ Fe	ederal Defender	r □ CJA □	
	•			,		
☐ Present ☐ Not Present	☐ In Custody ☐ On Bond ☐ Sur	rrendered	☐ Retained ☐ Fe	deral Defender	r □ CJA □	
Government: Mark Misore	ek		Court Reporter: Frederick Guerino			
Tictital/Tiodation.			TTR TIME.			
Interpreter:	Language:		Courtroom Deputy: Eric L. Russo			
☐ See Additional Appearan	nces page.					
II. PROCEEDINGS HE	CLD:					
✓ In-Person	☐ Arraignment	☐ Evide	entiary Hearing	☐ Plea H	Jearing .	
☐ By Telephone	☐ Bond Hearing		o Hearing		ncing/Re-Sentencing	
in By receptions	☐ Curcio Hearing				/Pre-Trial Conference	
	☐ Detention Hearing	☐ Initial Appearance☐ Motion Hearing		□ Status	711c-111ai Comerence	
	Detention Hearing	□ Mou	on ricaring			
☐ Other Proceeding:						
III. PROCEEDINGS SU	JMMARY:					
☐ Arraignment held regard	ling					
☐ Defendant	initial appearance before this Cou	urt.				
	☐ Defendant waived Indictment. Waiver(s) executed.					
	waived the public reading of the		strument.			
	charges outlined in the charging instru			wledged the ch	arges	
				-	arges.	
	 □ Defendant entered a plea of <u>NOT GUILTY</u> as to all counts of the charging instrument. □ The Government was advised and acknowledged its obligation under <u>Rule 5(f) of the F.R.Cr.P.</u> and the <u>Due Process Protections Act</u>. 					
	The Government was advised and acknowledged its obligation under <u>Rule 5(1) of the F.R.Cr.P.</u> and the <u>Due Process Protections Act.</u> The Court will issue a written order with further details.					
☐ Defendant waived Speedy Trial from (Excludable Code:)						
	did not waive Speedy Trial.		`	/		
□ Speedy Trial for Defendant waived from by order of the Court. (Excludable Code:)						
☐ The Court deems (or previously deemed) this case complex.						
☐ Speedy Trial for Defendant is waived pursuant to 18 U.S.C. § 3161(h)(7)(B)(ii). (Excludable Code: XT)						
_ ~	15 mar ou pe					

☐ See Section V of this minute entry (page 5) for additional details and/or rulings.

Cu	rcio Hearing held.				
	The parties presented their oral arguments to the Court.				
	The defendant was informed of the potential dangers arising from any conflicts of interest with current defense counsel.				
	The defendant acknowledged and waived any potential conflicts of interest and wishes to proceed with current defense counsel.				
	The defendant wishes to relieve current defense counsel and:				
	☐ retain new counsel.				
	☐ Defendant must retain new counsel by; or within of this hearing.				
	□ have new counsel appointed by the Court.				
	☐ The defendant completed and filed a CJA 23 Financial Affidavit for the Court's review.				
П	The Court's decision □ was entered on the record; □ will be entered under a separate order; □ was reserved.				
	See Section V of this minute entry (page 5) for additional details and/or rulings.				
	bee beenon' v of any finance entry (page 2) for additional details and/of runings.				
Sta	tus/Pre-Trial Conference held regarding				
	This was an initial appearance before this Court by Defendant				
	The parties advised the Court of the status of the case.				
	Defendant waived Speedy Trial from (Excludable Code:)				
	Defendant did not waive Speedy Trial.				
	Speedy Trial for Defendant waived from by order of the Court. (Excludable Code:)				
	The Court deems (or previously deemed) this case complex.				
	☐ Speedy Trial for Defendant is waived pursuant to 18 U.S.C. § 3161(h)(7)(B)(ii). (Excludable Code: XT)				
П	The following briefing schedule was set:				
	due by:				
	due by:				
	due by:				
	due by:				
П	The parties were directed to file a proposed briefing schedule for this Court's approval on or before .				
	The Court deems (or previously deemed) this case trial ready.				
_	☐ The Court set the following pre-trial submission schedule:				
	A11 2500				
	☐ Motions in Limine shall be filed by:				
	· · · · · · · · · · · · · · · · · · ·				
	Replies to Motions in Limine due by:				
	Proposed Voir Dire questions and case summary due by:				
	Proposed exhibits and witness list due by:				
	☐ Requests to Charge and proposed Verdict Sheets:				
_	☐ The Court will enter a separate order outlining the pre-trial submission schedule.				
Ш	The parties are to ensure <u>courtesy copies</u> of their submissions (outlined above) are promptly provided to Chambers.				
П	(<u>Note</u> : Attaching the documents to an e-mail does not satisfy this directive.) See Section V of this minute entry (<i>page 5</i>) for additional details and/or rulings.				
Ш	See Section v of this minute entry (page 3) for additional details and/or runings.				
Evi	identiary/Motion Hearing held regarding				
	The parties presented their oral arguments to the Court.				
	Witness(es) were called \square for the Government; \square for the defendant(s).				
	Exhibits were entered into evidence.				
	The Court made the following ruling(s): ☐ Motion granted; ☐ Motion denied; ☐ Motion granted, in part, and denied, in part.				
	The Court's decision □ was entered on the record; □ will be entered under a separate order; □ was reserved.				
	See Section V of this minute entry (page 5) for additional details and/or rulings.				

	Hearing held as to count(s)			
	The defendant was informed of the constitutional rights being waived and any potential consequences of pleading guilty.			
	The defendant withdrew previously entered not guilty plea and entered a plea of <u>GUILTY</u> to the above referenced count(s).			
	Court found that the there is a factual basis for the plea and accepted the defendant's plea of guilty.			
	An Order of Forfeiture was executed.			
	The Conviction Notification Form was executed and sent to the U.S. Probation Department.			
	The parties waived the preparation of the Presentence Investigation Report.			
	See Section V of this minute entry (page 5) for additional details and/or rulings.			
	co Hearing held.			
	The parties presented their oral arguments to the Court.			
	Witness(es) were called \square for the Government; \square for the defendant(s).			
☐ Exhibits were entered into evidence.				
\square The Court's decision \square was entered on the record; \square will be entered under a separate order; \square was reserved.				
	See Section V of this minute entry (page 5) for additional details and/or rulings.			
V	encing/Re-Sentencing held as to count(s) one (1ss) and sixteen (16ss) of the 18-count Second Superseding Indictment (S-2)			
	The parties advised the Court that there are no objections to the Presentence Investigation Report.			
	The parties outlined their objections to the Presentence Investigation Report on the record.			
	The Court adopted the Presentence Investigation Report without change.			
	The Court outlined changes to the Presentence Investigation Report on the record.			
	Statements were heard from defense counsel; the defendant; the Government; the victim(s); the others.			
	The defendant was sentenced to <u>IMPRISONMENT</u> for a total term of one hundred and sixty-eight (186) months .			
	Upon release, the defendant shall be on <u>SUPERVISED RELEASE</u> for a total term of five (5) years .			
	The defendant shall comply with the standard conditions of supervision (to be outlined in the judgment).			
	The defendant shall comply with the special conditions of supervision ordered by the Court (to be outlined in the judgment).			
	☐ The Court did not impose a term of Supervised Release.			
	The defendant was sentenced to <u>PROBATION</u> for a total term of			
	The defendant shall comply with the standard conditions of supervision (to be outlined in the judgment).			
	☐ The defendant shall comply with the special conditions of supervision ordered by the Court (to be outlined in the judgment).			
	The defendant must pay the following criminal monetary penalties:			
	RESTITUTION in the amount of \$ 216,269.40 .			
	☐ An Order of Restitution was executed.			
	\square A <u>FINE</u> in the amount of $\qquad \qquad \qquad$			
	A <u>SPECIAL ASSESSMENT</u> fine in the amount of \$ <u>200.00</u> .			
	☐ An <u>AVAA ASSESSMENT</u> fine in the amount of \$			
	☐ A <u>JVTA ASSESSMENT</u> fine in the amount of \$			
	The interest requirement on any of the criminal monetary penalties:			
	\square was ordered on the amounts of more than \$2,500.00.			
	\square was modified, as stated on the record.			
	□ was waived/not ordered/not applicable.			
	Restitution □ was not ordered or not applicable; □ was paid in full prior to sentencing.			
	A fine and/or other assessment 𝔻 was not ordered or not applicable; □ was paid in full prior to sentencing.			
	☐ The determination of Restitution and/or a fine was deferred pending further proceedings or by motion to the Court.			
	☐ All other conditions shall remain in effect as previously ordered and outlined in the judgment(s) dated			
	The Order of Forfeiture dated was adopted as the Final Order of Forfeiture.			
	A Final Order of Forfeiture was executed.			
	The defendant's <u>right to appeal</u> the Court's sentence			
	was waived pursuant to the Plea Agreement.			
	☐ was <u>not waived</u> and the defendant can file an appeal within fourteen (14) days of the date the judgment is entered.			
	All open counts in the charging instrument(s) were dismissed on the motion of the United States.			
	See Section V of this minute entry (page 5) for additional details and/or rulings.			

LV	<u>. K</u>	ULINGS MADE REGARDING DEFENDANT RELEASE STATUS:
	Bo	nd Hearing/Detention Hearing held.
		Defendant did not present a bond application to the Court.
		☐ An Order of Detention was executed as to Defendant
		☐ An Order Scheduling a Detention Hearing was executed as to Defendant
		The bond application/modification was granted as to Defendant
		☐ An Order Setting Conditions of Release and Bond was executed as to Defendant
		☐ The conditions of release were modified as stated on the record as to Defendant .
		☐ An amended Order Setting Conditions of Release and Bond was executed as to Defendant .
		The bond application/modification was denied as to Defendant
		☐ An Order of Detention was executed as to Defendant
		The Government moved for immediate detention of Defendant
		☐ The motion was ☐ granted; ☐ denied; ☐ granted, in part, and denied, in part.
		☐ An Arrest Warrant was executed as to Defendant
		☐ An Order of Detention was executed as to Defendant
		☐ An amended Order Setting Conditions of Release and Bond was executed as to Defendant .
		The decision regarding the bond or detention application was reserved.
		☐ An Order Scheduling a Detention Hearing was executed as to Defendant
		☐ A temporary Order Setting Conditions of Release and Bond was executed as to Defendant
		See Section V of this minute entry (page 5) for additional details and/or rulings.
-		defendant currently IN-CUSTODY:
Y	De	fendant remain(s) in custody.
	The	e following order(s) was/were executed and shall be forwarded to the U.S. Marshals Service and/or the Federal Bureau of Prisons:
		A Medical Evaluation Order as to Defendant
		A Competency Order as to Defendant
		A Force Order as to Defendant
		Trove order as to belendant
	The	e defendant, being sentenced to time served (time in-custody prior to sentencing/re-sentencing), shall be released, forthwith.
		A Time Served Order was executed and submitted to the U.S. Marshals Service.
		Upon release, the defendant will be <u>under supervision of the U.S. Probation Department</u> until the completion of the ordered term of <u>Supervised</u>
		Release.
		Upon release, the defendant will not serve a term of Supervised Release.
FΛ	r 0	defendant currently AT LIBERTY:
		fendant remain(s) on bond.
	DC	remaintremain(s) on bond.
	The	e defendant, being sentenced to a term of imprisonment, shall be immediately remanded to the custody of the U.S. Marshals Service and/or the
		deral Bureau of Prisons.
_		
Ш		e defendant, being sentenced to a <u>term of imprisonment</u> , shall surrender for the service of the sentence before 2:00 PM on at the titution designated by the Federal Bureau of Prisons. The defendant will <u>remain at liberty</u> and <u>under supervision of the Pretrial Services</u>
		partment until the surrender date.
		The U.S. Marshals Voluntary Surrender form was executed.
		Motions to extend the surrender date must be made at least a thirty (30) days prior to the surrender date.
		The defendant was advised that there will be no extensions of the surrender date.
	The	e defendant, being sentenced to a term of Probation, will remain at liberty and under supervision of the U.S. Probation Department until the
	con	npletion of the ordered term of <u>Probation</u> .
_	æ	
		e defendant, being sentenced to time served (time in-custody prior to being released), shall remain at liberty and under supervision of the U.S.
	110	<u>sbation Department</u> until the completion of the ordered term of <u>Supervised Release</u> .
	The	e defendant, being sentenced to time served (time in-custody prior to being released as well as time under supervision), shall be released from
		conditions of supervision, forthwith.

		as deemed seale	ed. Transcripts of this pr		ble to the Court, the defendant(s), defense must file a written request to the Court for
VI	. FURTHER PROCEEDING	GS SET:			
	Bond Hearing:	at	before Judge	(), as to Defendant .
	Detention Hearing:	at	before Judge), as to Defendant
	Curcio Hearing:	at	before Judge	(), as to Defendant
	Status/Pre-Trial Conf.:	at), as to Defendant
	Evidentiary Hearing:	at	before Judge	(), as to Defendant
	Motion Hearing:	at	before Judge	(), as to Defendant
	Jury Selection:	at	before Judge	(), as to Defendant
	Jury Trial:	at	before Judge	(), as to Defendant
	Plea Hearing:	at	before Judge	(), as to Defendant
	Fatico Hearing:	at	before Judge	(), as to Defendant
), as to Defendant
	copies of their submissions a If a party chooses to proceed lieu of the memorandum.	are promptly pro l without filing a	vided to Chambers. (<u>Not</u> sentencing memorandun	te: Attaching the documents t	s are filed, the parties are to ensure courtesy o an e-mail does not satisfy this directive. g as such must be filed on said due date, in
Ш	Further instructions regarding th The Court ordered the procedure at the designated time.	eeding(s) to be h	eld via the Court's telec	onferencing system. Parties a	are directed to dial the following telephone

Mo further proceedings have been set at this time. (Note: Further proceedings may have been set previously. Refer to the docket sheet.)